§ 43.51

which it is accountable and request disposition instructions from the Federal agency of property no longer needed.

- (c) Cost adjustment. The Federal agency will, within 90 days after receipt of reports in paragraph (b) of this section, make upward or downward adjustments to the allowable costs.
- (d) Cash adjustments. (1) The Federal agency will make prompt payment to the grantee for allowable reimbursable costs.
- (2) The grantee must immediately refund to the Federal agency any balance of unobligated (unencumbered) cash advanced that is not authorized to be retained for use on other grants.

§43.51 Later disallowances and adjustments.

The closeout of a grant does not affect:

- (a) The Federal agency's right to disallow costs and recover funds on the basis of a later audit or other review;
- (b) The grantee's obligation to return any funds due as a result of later refunds, corrections, or other transactions;
- (c) Records retention as required in § 43.42;
- (d) Property management requirements in §43.31 and §43.32; and
 - (e) Audit requirements in §43.26.

§43.52 Collection of amounts due.

- (a) Any funds paid to a grantee in excess of the amount to which the grantee is finally determined to be entitled under the terms of the award constitute a debt to the Federal Government. If not paid within a reasonable period after demand, the Federal agency may reduce the debt by:
- (1) Making an adminstrative offset against other requests for reimburse-
- ments. (2) Withholding advance payments
- otherwise due to the grantee, or (3) Other action permitted by law.
- (b) Except where otherwise provided by statutes or regulations, the Federal agency will charge interest on an overdue debt in accordance with the Federal Claims Collection Standards (4 CFR Ch. II). The date from which interest is computed is not extended by litigation or the filing of any form of appeal.

Subpart E—Entitlement [Reserved]

PART 44—GOVERNMENTWIDE DE-BARMENT AND **SUSPENSION** (NONPROCUREMENT) AND GOV-ERNMENTWIDE REQUIREMENTS FOR DRUG-FREE WORKPLACE (GRANTS)

Subpart A—General

Sec.	
44.100	Purpose.
44.105	Definitions.
44.110	Coverage.
44.115	Policy.

Subpart B-Effect of Action

44.200	Debarment or suspension.
44.205	Ineligible persons.
44.210	Voluntary exclusion.
44.215	Exception provision.
44.220	Continuation of covered transactions.
44.225	Failure to adhere to restrictions.

Subpart C—Debarment

44.300	General.
44.305	Causes for debarment.
44.310	Procedures.
44.311	Investigation and referra
44.010	N7

44.312 Notice of proposed debarment. 44.313 Opportunity to contest proposed debarment.

44.314 Debarring official's decision. Settlement and voluntary exclusion. 44 315 Period of debarment. 44.320

44.325 Scope of debarment.

Subpart D—Suspension

44.400	General.
44.405	Causes for suspension.
44.410	Procedures.

Notice of suspension. 44.412 Opportunity to contest suspension.

44.413 Suspending official's decision.

Period of suspension.

44.420 Scope of suspension.

Subpart E—Responsibilities of GSA, Agency and Participants

44.500 GSA responsibility. 44.505 Department of Veterans Affairs responsibilities. 44.510 Participants' responsibilities.

Subpart F—Drug-Free Workplace Requirements (Grants)

44.600 Purpose. 44.605 Definitions. 44.610 Coverage.